

3.6 Disposal or Abandonment of Waste, Rubbish, Garbage and Other Property In or Upon Reservoir Project Area.

3.6.1 It shall be unlawful for any person, firm or corporation to deposit, dump, leave or abandon any waste, rubbish, garbage or other property (including but not limited to cans, bottles, jars, glass, paper, plastic, styrofoam, wood, metal, rubber or other natural or synthetic material) in or upon any of the public parks, public recreation areas, public boat ramps, public buildings and grounds, or public streets and rights of way within the Reservoir Project Area, or within sixty feet of any such property, or in or upon any dike, levee, groin, jetty or mole appurtenant to the waters within the Reservoir Project Area, or in or upon any waters within the Reservoir Project Area, or in or upon any parking area for motor vehicles maintained for patrons of commercial or recreational establishments on premises held under lease from the District.

3.6.2 It shall be unlawful for any person, firm or corporation to dispose of sewage, garbage or refuse from watercraft in the waters of the District except in accordance with the provisions hereof.

(a) Toilet - no marine toilet, heads, sink, shower, bathtub, washing machine or other device on any water craft may be operated so as to discharge sewage directly or indirectly to the waters of the District.

(b) Holding tank - all marine toilets, heads, sink, shower, bathtub, washing machine or other such devices on watercraft shall be provided with a holding tank or holding tanks of sufficient capacity to prevent discharge of sewage into the District's waters.

(c) Disposal of sewage - all sewage within a holding tank shall be disposed of only at facilities approved for such purpose by the District.

(d) Holding tank construction - all sewage holding tanks shall be durable, water tight, non- absorbent, sealed or locked in a manner approved by the District, and maintained in good repair.

(e) Holding tank discharge lines - discharge lines from sewage-holding tanks shall be readily accessible above the maximum load water line and quick coupling devices provided. Discharge line connection shall be sized and fitted so as to preclude the possibility of attaching a potable water hose thereto.

(f) Garbage and other refuse - garbage and other refuse shall not be discharged or emptied from any watercraft into District waters or on the adjacent shore. All garbage and refuse shall be stored aboard the water craft in leak-proof, non-absorbent containers with tight-fitting lids and disposed of only at designated disposal sites provided on shore.

3.6.3 It shall be unlawful for any person to use any watercraft as a residence unless such watercraft has a functional toilet. Residential use shall include occupancy by one or more persons as a temporary or permanent residence but shall not include occasional overnight or weekend accommodation.

3.6.4 It shall be unlawful for any person to use any watercraft as a residence unless the holding tank on the watercraft is pumped out at least once each calendar month. Evidence of compliance in the form of a certificate from the operator of a marina within the Reservoir Project Area shall be maintained on the watercraft.

3.6.5 The owner of any watercraft with a marine toilet, heads, sink, shower, bathtub, washing machine, holding tank or other device shall obtain annually a sanitary system inspection from the District and have proof of current inspection certificate prominently displayed at all times the watercraft is in the Reservoir. The District shall charge an inspection fee in the amount set, from time to time, by the Board and included in its official minutes. The inspection will be payable by the owner of any watercraft prior to issuance of the inspection certificate.

3.6.6 The District and its agents shall have full authority to inspect all watercraft found in the District's waters to insure compliance with this regulation and to remove such watercraft from the Reservoir if found in violation hereof. If any watercraft is not in compliance with this regulation and a further inspection or inspections are required to determine proper compliance, the owner of the watercraft shall pay the District a fee for each follow-up inspection in the amount set, from time to time, by the Board and included in its official minutes.

3.6.7 It shall be unlawful for any person, firm or corporation occupying or in possession of real property within the Reservoir Project Area, as lessee, sublessee or permittee or otherwise, to suffer or permit any non-functional automobile, boat, trailer, appliance, or part thereof, or any other item commonly classified as junk or scrap, to be and remain on such real property within view from any public highway, road or street, any public park, public recreation area or public boat ramp for a period in excess of 30 days.

3.6.8 Outdoor burning of any material within the Reservoir Project Area is prohibited other than (i) charcoal or other material intended for cooking provided the material is maintained in an enclosed grill or container; (ii) charcoal, prepared logs or wood in enclosed containers designed to provide outdoor heat provided spark protection is provided; (iii) material intended for cooking in covered pits provided the pits do not exceed four feet in diameter, length or width; and (iv) the District may continue prescribed burns as part of its forestry management and property development programs. The term "material" includes debris, leaves, limbs, brush, vegetation, construction debris, business trash and all other smoke producing materials.

3.6.9 Each violation of this regulation shall constitute a misdemeanor and shall be punishable by a fine of not more than One Thousand Dollars (\$1,000.00).

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